





The Daily Gazette,  
PUBLISHED EVERY EVENING EXCEPT SUNDAY,  
BY  
HOLT, BOWEN & WILCOX,  
IN LAMBERT'S BLOCK, MAIN STREET.

TERMS:  
SIX DOLLARS A YEAR, PAYABLE IN ADVANCE.  
CARRIERS NOT. MIRIAM BOWEN. DANIEL WILCOX.

RATES OF ADVERTISING.  
Twelve lines close matter, or its equivalent in space,  
constitute a square.  
A Square 1 day, \$ 75  
do 2 " 1 50  
do 3 " 1 75  
do 4 " 2 00  
do 5 " 2 25  
do 6 " 2 50  
do 7 " 2 75  
do 8 " 3 00  
do 9 " 3 25  
do 10 " 3 50  
do 11 " 3 75  
do 12 " 4 00  
do 13 " 4 25  
do 14 " 4 50  
do 15 " 4 75  
do 16 " 5 00  
do 17 " 5 25  
do 18 " 5 50  
do 19 " 5 75  
do 20 " 6 00  
do 21 " 6 25  
do 22 " 6 50  
do 23 " 6 75  
do 24 " 7 00  
do 25 " 7 25  
do 26 " 7 50  
do 27 " 7 75  
do 28 " 8 00  
do 29 " 8 25  
do 30 " 8 50  
do 31 " 8 75  
do 32 " 9 00  
do 33 " 9 25  
do 34 " 9 50  
do 35 " 9 75  
do 36 " 10 00  
do 37 " 10 25  
do 38 " 10 50  
do 39 " 10 75  
do 40 " 11 00  
do 41 " 11 25  
do 42 " 11 50  
do 43 " 11 75  
do 44 " 12 00  
do 45 " 12 25  
do 46 " 12 50  
do 47 " 12 75  
do 48 " 13 00  
do 49 " 13 25  
do 50 " 13 50  
do 51 " 13 75  
do 52 " 14 00  
do 53 " 14 25  
do 54 " 14 50  
do 55 " 14 75  
do 56 " 15 00  
do 57 " 15 25  
do 58 " 15 50  
do 59 " 15 75  
do 60 " 16 00  
do 61 " 16 25  
do 62 " 16 50  
do 63 " 16 75  
do 64 " 17 00  
do 65 " 17 25  
do 66 " 17 50  
do 67 " 17 75  
do 68 " 18 00  
do 69 " 18 25  
do 70 " 18 50  
do 71 " 18 75  
do 72 " 19 00  
do 73 " 19 25  
do 74 " 19 50  
do 75 " 19 75  
do 76 " 20 00  
do 77 " 20 25  
do 78 " 20 50  
do 79 " 20 75  
do 80 " 21 00  
do 81 " 21 25  
do 82 " 21 50  
do 83 " 21 75  
do 84 " 22 00  
do 85 " 22 25  
do 86 " 22 50  
do 87 " 22 75  
do 88 " 23 00  
do 89 " 23 25  
do 90 " 23 50  
do 91 " 23 75  
do 92 " 24 00  
do 93 " 24 25  
do 94 " 24 50  
do 95 " 24 75  
do 96 " 25 00  
do 97 " 25 25  
do 98 " 25 50  
do 99 " 25 75  
do 100 " 26 00  
do 101 " 26 25  
do 102 " 26 50  
do 103 " 26 75  
do 104 " 27 00  
do 105 " 27 25  
do 106 " 27 50  
do 107 " 27 75  
do 108 " 28 00  
do 109 " 28 25  
do 110 " 28 50  
do 111 " 28 75  
do 112 " 29 00  
do 113 " 29 25  
do 114 " 29 50  
do 115 " 29 75  
do 116 " 30 00  
do 117 " 30 25  
do 118 " 30 50  
do 119 " 30 75  
do 120 " 31 00  
do 121 " 31 25  
do 122 " 31 50  
do 123 " 31 75  
do 124 " 32 00  
do 125 " 32 25  
do 126 " 32 50  
do 127 " 32 75  
do 128 " 33 00  
do 129 " 33 25  
do 130 " 33 50  
do 131 " 33 75  
do 132 " 34 00  
do 133 " 34 25  
do 134 " 34 50  
do 135 " 34 75  
do 136 " 35 00  
do 137 " 35 25  
do 138 " 35 50  
do 139 " 35 75  
do 140 " 36 00  
do 141 " 36 25  
do 142 " 36 50  
do 143 " 36 75  
do 144 " 37 00  
do 145 " 37 25  
do 146 " 37 50  
do 147 " 37 75  
do 148 " 38 00  
do 149 " 38 25  
do 150 " 38 50  
do 151 " 38 75  
do 152 " 39 00  
do 153 " 39 25  
do 154 " 39 50  
do 155 " 39 75  
do 156 " 40 00  
do 157 " 40 25  
do 158 " 40 50  
do 159 " 40 75  
do 160 " 41 00  
do 161 " 41 25  
do 162 " 41 50  
do 163 " 41 75  
do 164 " 42 00  
do 165 " 42 25  
do 166 " 42 50  
do 167 " 42 75  
do 168 " 43 00  
do 169 " 43 25  
do 170 " 43 50  
do 171 " 43 75  
do 172 " 44 00  
do 173 " 44 25  
do 174 " 44 50  
do 175 " 44 75  
do 176 " 45 00  
do 177 " 45 25  
do 178 " 45 50  
do 179 " 45 75  
do 180 " 46 00  
do 181 " 46 25  
do 182 " 46 50  
do 183 " 46 75  
do 184 " 47 00  
do 185 " 47 25  
do 186 " 47 50  
do 187 " 47 75  
do 188 " 48 00  
do 189 " 48 25  
do 190 " 48 50  
do 191 " 48 75  
do 192 " 49 00  
do 193 " 49 25  
do 194 " 49 50  
do 195 " 49 75  
do 196 " 50 00  
do 197 " 50 25  
do 198 " 50 50  
do 199 " 50 75  
do 200 " 51 00  
do 201 " 51 25  
do 202 " 51 50  
do 203 " 51 75  
do 204 " 52 00  
do 205 " 52 25  
do 206 " 52 50  
do 207 " 52 75  
do 208 " 53 00  
do 209 " 53 25  
do 210 " 53 50  
do 211 " 53 75  
do 212 " 54 00  
do 213 " 54 25  
do 214 " 54 50  
do 215 " 54 75  
do 216 " 55 00  
do 217 " 55 25  
do 218 " 55 50  
do 219 " 55 75  
do 220 " 56 00  
do 221 " 56 25  
do 222 " 56 50  
do 223 " 56 75  
do 224 " 57 00  
do 225 " 57 25  
do 226 " 57 50  
do 227 " 57 75  
do 228 " 58 00  
do 229 " 58 25  
do 230 " 58 50  
do 231 " 58 75  
do 232 " 59 00  
do 233 " 59 25  
do 234 " 59 50  
do 235 " 59 75  
do 236 " 60 00  
do 237 " 60 25  
do 238 " 60 50  
do 239 " 60 75  
do 240 " 61 00  
do 241 " 61 25  
do 242 " 61 50  
do 243 " 61 75  
do 244 " 62 00  
do 245 " 62 25  
do 246 " 62 50  
do 247 " 62 75  
do 248 " 63 00  
do 249 " 63 25  
do 250 " 63 50  
do 251 " 63 75  
do 252 " 64 00  
do 253 " 64 25  
do 254 " 64 50  
do 255 " 64 75  
do 256 " 65 00  
do 257 " 65 25  
do 258 " 65 50  
do 259 " 65 75  
do 260 " 66 00  
do 261 " 66 25  
do 262 " 66 50  
do 263 " 66 75  
do 264 " 67 00  
do 265 " 67 25  
do 266 " 67 50  
do 267 " 67 75  
do 268 " 68 00  
do 269 " 68 25  
do 270 " 68 50  
do 271 " 68 75  
do 272 " 69 00  
do 273 " 69 25  
do 274 " 69 50  
do 275 " 69 75  
do 276 " 70 00  
do 277 " 70 25  
do 278 " 70 50  
do 279 " 70 75  
do 280 " 71 00  
do 281 " 71 25  
do 282 " 71 50  
do 283 " 71 75  
do 284 " 72 00  
do 285 " 72 25  
do 286 " 72 50  
do 287 " 72 75  
do 288 " 73 00  
do 289 " 73 25  
do 290 " 73 50  
do 291 " 73 75  
do 292 " 74 00  
do 293 " 74 25  
do 294 " 74 50  
do 295 " 74 75  
do 296 " 75 00  
do 297 " 75 25  
do 298 " 75 50  
do 299 " 75 75  
do 300 " 76 00  
do 301 " 76 25  
do 302 " 76 50  
do 303 " 76 75  
do 304 " 77 00  
do 305 " 77 25  
do 306 " 77 50  
do 307 " 77 75  
do 308 " 78 00  
do 309 " 78 25  
do 310 " 78 50  
do 311 " 78 75  
do 312 " 79 00  
do 313 " 79 25  
do 314 " 79 50  
do 315 " 79 75  
do 316 " 80 00  
do 317 " 80 25  
do 318 " 80 50  
do 319 " 80 75  
do 320 " 81 00  
do 321 " 81 25  
do 322 " 81 50  
do 323 " 81 75  
do 324 " 82 00  
do 325 " 82 25  
do 326 " 82 50  
do 327 " 82 75  
do 328 " 83 00  
do 329 " 83 25  
do 330 " 83 50  
do 331 " 83 75  
do 332 " 84 00  
do 333 " 84 25  
do 334 " 84 50  
do 335 " 84 75  
do 336 " 85 00  
do 337 " 85 25  
do 338 " 85 50  
do 339 " 85 75  
do 340 " 86 00  
do 341 " 86 25  
do 342 " 86 50  
do 343 " 86 75  
do 344 " 87 00  
do 345 " 87 25  
do 346 " 87 50  
do 347 " 87 75  
do 348 " 88 00  
do 349 " 88 25  
do 350 " 88 50  
do 351 " 88 75  
do 352 " 89 00  
do 353 " 89 25  
do 354 " 89 50  
do 355 " 89 75  
do 356 " 90 00  
do 357 " 90 25  
do 358 " 90 50  
do 359 " 90 75  
do 360 " 91 00  
do 361 " 91 25  
do 362 " 91 50  
do 363 " 91 75  
do 364 " 92 00  
do 365 " 92 25  
do 366 " 92 50  
do 367 " 92 75  
do 368 " 93 00  
do 369 " 93 25  
do 370 " 93 50  
do 371 " 93 75  
do 372 " 94 00  
do 373 " 94 25  
do 374 " 94 50  
do 375 " 94 75  
do 376 " 95 00  
do 377 " 95 25  
do 378 " 95 50  
do 379 " 95 75  
do 380 " 96 00  
do 381 " 96 25  
do 382 " 96 50  
do 383 " 96 75  
do 384 " 97 00  
do 385 " 97 25  
do 386 " 97 50  
do 387 " 97 75  
do 388 " 98 00  
do 389 " 98 25  
do 390 " 98 50  
do 391 " 98 75  
do 392 " 99 00  
do 393 " 99 25  
do 394 " 99 50  
do 395 " 99 75  
do 396 " 100 00  
do 397 " 100 25  
do 398 " 100 50  
do 399 " 100 75  
do 400 " 101 00  
do 401 " 101 25  
do 402 " 101 50  
do 403 " 101 75  
do 404 " 102 00  
do 405 " 102 25  
do 406 " 102 50  
do 407 " 102 75  
do 408 " 103 00  
do 409 " 103 25  
do 410 " 103 50  
do 411 " 103 75  
do 412 " 104 00  
do 413 " 104 25  
do 414 " 104 50  
do 415 " 104 75  
do 416 " 105 00  
do 417 " 105 25  
do 418 " 105 50  
do 419 " 105 75  
do 420 " 106 00  
do 421 " 106 25  
do 422 " 106 50  
do 423 " 106 75  
do 424 " 107 00  
do 425 " 107 25  
do 426 " 107 50  
do 427 " 107 75  
do 428 " 108 00  
do 429 " 108 25  
do 430 " 108 50  
do 431 " 108 75  
do 432 " 109 00  
do 433 " 109 25  
do 434 " 109 50  
do 435 " 109 75  
do 436 " 110 00  
do 437 " 110 25  
do 438 " 110 50  
do 439 " 110 75  
do 440 " 111 00  
do 441 " 111 25  
do 442 " 111 50  
do 443 " 111 75  
do 444 " 112 00  
do 445 " 112 25  
do 446 " 112 50  
do 447 " 112 75  
do 448 " 113 00  
do 449 " 113 25  
do 450 " 113 50  
do 451 " 113 75  
do 452 " 114 00  
do 453 " 114 25  
do 454 " 114 50  
do 455 " 114 75  
do 456 " 115 00  
do 457 " 115 25  
do 458 " 115 50  
do 459 " 115 75  
do 460 " 116 00  
do 461 " 116 25  
do 462 " 116 50  
do 463 " 116 75  
do 464 " 117 00  
do 465 " 117 25  
do 466 " 117 50  
do 467 " 117 75  
do 468 " 118 00  
do 469 " 118 25  
do 470 " 118 50  
do 471 " 118 75  
do 472 " 119 00  
do 473 " 119 25  
do 474 " 119 50  
do 475 " 119 75  
do 476 " 120 00  
do 477 " 120 25  
do 478 " 120 50  
do 479 " 120 75  
do 480 " 121 00  
do 481 " 121 25  
do 482 " 121 50  
do 483 " 121 75  
do 484 " 122 00  
do 485 " 122 25  
do 486 " 122 50  
do 487 " 122 75  
do 488 " 123 00  
do 489 " 123 25  
do 490 " 123 50  
do 491 " 123 75  
do 492 " 124 00  
do 493 " 124 25  
do 494 " 124 50  
do 495 " 124 75  
do 496 " 125 00  
do 497 " 125 25  
do 498 " 125 50  
do 499 " 125 75  
do 500 " 126 00  
do 501 " 126 25  
do 502 " 126 50  
do 503 " 126 75  
do 504 " 127 00  
do 505 " 127 25  
do 506 " 127 50  
do 507 " 127 75  
do 508 " 128 00  
do 509 " 128 25  
do 510 " 128 50  
do 511 " 128 75  
do 512 " 129 00  
do 513 " 129 25  
do 514 " 129 50  
do 515 " 129 75  
do 516 " 130 00  
do 517 " 130 25  
do 518 " 130 50  
do 519 " 130 75  
do 520 " 131 00  
do 521 " 131 25  
do 522 " 131 50  
do 523 " 131 75  
do 524 " 132 00  
do 525 " 132 25  
do 526 " 132 50  
do 527 " 132 75  
do 528 " 133 00  
do 529 " 133 25  
do 530 " 133 50  
do 531 " 133 75  
do 532 " 134 00  
do 533 " 134 25  
do 534 " 134 50  
do 535 " 134 75  
do 536 " 135 00  
do 537 " 135 25  
do 538 " 135 50  
do 539 " 135 75  
do 540 " 136 00  
do 541 " 136 25  
do 542 " 136 50  
do 543 " 136 75  
do 544 " 137 00  
do 545 " 137 25  
do 546 " 137 50  
do 547 " 137 75  
do 548 " 138 00  
do 549 " 138 25  
do 550 " 138 50  
do 551 " 138 75  
do 552 " 139 00  
do 553 " 139 25  
do 554 " 139 50  
do 555 " 139 75  
do 556 " 140 00  
do 557 " 140 25  
do 558 " 140 50  
do 559 " 140 75  
do 560 " 141 00  
do 561 " 141 25  
do 562 " 141 50  
do 563 " 141 75  
do 564 " 142 00  
do 565 " 142 25  
do 566 " 142 50  
do 567 " 142 75  
do 568 " 143 00  
do 569 " 143 25  
do 570 " 143 50  
do 571 " 143 75  
do 572 " 144 00  
do 573 " 144 25  
do 574 " 144 50  
do 575 " 144 75  
do 576 " 145 00  
do 577 " 145 25  
do 578 " 145 50  
do 579 " 145 75  
do 580 " 146 00  
do 581 " 146 25  
do 582 " 146 50  
do 583 " 146 75  
do 584 " 147 00  
do 585 " 147 25  
do 586 " 147 50  
do 587 " 147 75  
do 588 " 148 00  
do 589 " 148 25  
do 590 " 148 50  
do 591 " 148 75  
do 592 " 149 00  
do 593 " 149 25  
do 594 " 149 50  
do 595 " 149 75  
do 596 " 150 00  
do 597 " 150 25  
do 598 " 150 50  
do 599 " 150 75  
do 600 " 151 00  
do 601 " 151 25  
do 602 " 151 50  
do 603 " 151 75  
do 604 " 152 00  
do 605 " 152 25  
do 606 " 152 50  
do 607 " 152 75  
do 608 " 153 00  
do 609 " 153 25  
do 610 " 153 50  
do 611 " 153 75  
do 612 " 154 00  
do 613 " 154 25  
do 614 " 154 50  
do 615 " 154 75  
do 616 " 155 00  
do 617 " 155 25  
do 618 " 155 50  
do 619 " 155 75  
do 620 " 156 00  
do 621 " 156 25  
do 622 " 156 50  
do 623 " 156 75  
do 624 " 157 00  
do 625 " 157 25  
do 626 " 157 50  
do 627 " 157 75  
do 628 " 158 00  
do 629 " 158 25  
do 630 " 158 50  
do 631 " 158 75  
do 632 " 159 00  
do 633 " 159 25  
do 634 " 159 50  
do 635 " 159 75  
do 636 " 160 00  
do 637 " 160 25  
do 638 " 160 50  
do 639 " 160 75  
do 640 " 161 00  
do 641 " 161 25  
do 642 " 161 50  
do 643 " 161 75  
do 644 " 162 00  
do 645 " 162 25  
do 646 " 162 50  
do 647 " 162 75  
do 648 " 163 00  
do 649 " 163 25  
do 650 " 163 50  
do 651 " 163 75  
do 652 " 164 00  
do 653 " 164 25  
do 654 " 164 50  
do 655 " 164 75  
do 656 " 165 00  
do 657 " 165 25  
do 658 " 165 50  
do 659 " 165 75  
do 660 " 166 00  
do 661 " 166 25  
do 662 " 166 50  
do 663 " 166 75  
do 664 " 167 00  
do 665 " 167 25  
do 666 " 167 50  
do 667 " 167 75  
do 668 " 168 00  
do 669 " 168 25  
do 670 " 168 50  
do 671 " 168 75  
do 672 " 169 00  
do 673 " 169 25  
do 674 " 169 50  
do 675 " 169 75  
do 676 " 170 00  
do 677 " 170 25  
do 678 " 170 50  
do 679 " 170 75  
do 680 " 171 00  
do 681 " 171 25  
do 682 " 171 50  
do 683 " 171 75  
do 684 " 172 00  
do 685 " 172 25  
do 686 " 172 50  
do 687 " 172 75  
do 688 " 173 00  
do 689 " 173 25  
do 690 " 173 50  
do 691 " 173 75  
do 692 " 174 00  
do 693 " 174 25  
do 694 " 174 50  
do 695 " 174 75  
do 696 " 175 00  
do 697 " 175 25  
do 698 " 175 50  
do 699 " 175 75  
do 700 " 176 00  
do 701 " 176 25  
do 702 " 176 50  
do 703 " 176 75  
do 704 " 177 00  
do 705 " 177 25  
do 706 " 177 50  
do 707 " 177 75  
do 708 " 178 00  
do 709 " 178 25  
do 710 " 178 50  
do 711 " 178 75  
do 712 " 179 00  
do 713 " 179 25  
do 714 " 179 50  
do 715 " 179 75  
do 716 " 180 00  
do 717 " 180 25  
do 718 " 180 50  
do 719 " 180 75  
do 720 " 181 00  
do 721 " 181 25  
do 722 " 181 50  
do 723 " 181 75  
do 724 " 182 00  
do 725 " 182 25  
do 726 " 182 50  
do 727 " 182 75  
do 728 " 183 00  
do 729 " 183 25  
do 730 " 183 50  
do 731 " 183 75  
do 732 " 184 00  
do 733 " 184 25  
do 734 " 184 50  
do 735 " 184 75  
do 736 " 185 00  
do 737 " 185 25  
do 738 " 185 50  
do 739 " 185 75  
do 740 " 186 00  
do 741 " 186 25  
do 742 " 186 50  
do 743 " 186 75  
do 744 " 187 00  
do 745 " 187 25  
do 746 " 187 50  
do 747 " 187 75  
do 748 " 188 00  
do 749 " 188 25  
do 750 " 188 50  
do 751 " 188 75  
do 752 " 189 00  
do 753 " 189 25  
do 754 " 189 50  
do 755 " 189 75  
do 756 " 190 00  
do 757 " 190 25  
do 758 " 190 50  
do 759 " 190 75  
do 760 " 191 00  
do 761 " 191 25  
do 762 " 191 50  
do 763 " 191 75  
do 764 " 192 00  
do 765 " 192 25  
do 766 " 192 50  
do 767 " 192 75  
do 768 " 193 00  
do 769 " 193 25  
do 770 " 193 50  
do 771 " 193 75  
do 772 " 194 00  
do 773 " 194 25  
do 774 " 194 50  
do 775 " 194 75  
do 776 " 195 00  
do 777 " 195 25  
do 778 " 195 50  
do 779 " 195 75  
do 780 " 196 00  
do 781 " 196 25  
do 782 " 196 50  
do 783 " 196 75  
do 784 " 197 00  
do 785 " 197 25  
do 786 " 197 50  
do 787 " 197 75  
do 788 " 198 00  
do 789 " 198 25  
do 790 " 198 50  
do 791 " 198 75  
do 792 " 199 00  
do 793 " 199 25  
do 794 " 199 50  
do 795 " 199 75  
do 796 " 200 00  
do 797 " 200 25  
do 798 " 200 50  
do 799 " 200 75  
do 800 " 201 00  
do 801 " 201 25  
do 802 " 201 50  
do 803 " 201 75  
do 804 " 202 00  
do 805 " 202 25  
do 806 " 202 50  
do 807 " 202 75  
do 808 " 203 00  
do 809 " 203 25  
do 810 " 203 50  
do 811 " 203 75  
do 812 " 204 00  
do 813 " 204 25  
do 814 " 204 50  
do 815 " 204 75  
do 816 " 205 00  
do 817 " 205 25  
do 818 " 205 50  
do 819 " 205 75  
do 820 " 206 00  
do 821 " 206 25  
do 822 " 206 50  
do 823 " 206 75  
do 824 " 207 00  
do 825 " 207 25  
do 826 " 207 50  
do 827 " 207 75  
do 828 " 208 00  
do 829 " 208 25  
do 830 " 208 50  
do 831 " 208 75  
do 832 " 209 00  
do 833 " 209 25  
do 834 " 209 50  
do 835 " 209 75  
do 836 " 210 00  
do 837 " 210 25  
do 838 " 210 50  
do 839 " 210 75  
do 840 " 211 00  
do 841 " 2















## LOCAL DEPARTMENT.

### Thermometer Table.

Exp. by Andrew Palmer, Jr., at the Wisconsin Drug Store.	6 A.M. 12 M. 6 P.M. 9 P.M. WIND. WEATHER.
July 25. 72° 53° 80° 7° S. Clear.	July 26. 72° 53° 80° 7° S. Clear.

### Proceedings of the City Council.

#### SPECIAL MEETING.

WEDNESDAY EVENING, July 25.

Present—The Mayor and all the aldermen but Mr. Tallman.

The Mayor stated the object of the meeting to be to levy the city tax for the ensuing year.

On motion, the rules were suspended, for the consideration of the business for which the meeting was called.

Ald. Pease, as a member of the finance committee, in the absence of the chairman, reported an order raising for

The General Fund,	\$3,000 00
School Fund,	6,500 00
Bridge Fund,	2,000 00
Gas Fund,	700 00
Bonded Debt Fund,	6,100 00
Fire Department Fund,	500 00
Purchase of Hose,	500 00
Judgment Fund,	5,069 54

This order provided for the full amount allowed in the charter to each fund, without reference to the judgments confessed or rendered against the city during the past year, and reduced one-half the amount allowed to be assessed for the purchase of hose under the amended charter.

Ald. Bates, as another member of the committee, moved to amend the order of Ald. Pease. This amendment deducted from each fund the amount of judgments on orders drawn against such fund. After some discussion, the question was agreed to be taken on the different items of the order offered by Ald. Pease, and Ald. Bates moved to raise \$1800 for the general fund.

Ald. Pease moved to lay on the table this motion to amend, and the question being taken, it resulted as follows:

Ayes—Ald. Pease and Shelton.

Noes—Ald. Bates, Belton, Dickson, Pierce and Smith.

So the council refused to table the motion to amend the order of Ald. Pease.

Pending the question on the adoption of the amendment a long discussion ensued between Ald. Pease, Bates, Dickson and Smith and Shelton, in which it was urged by Ald. Bates, Dickson and Smith that the judgments should be deducted from the several funds, and that to assess the full amounts of the funds without reference to the judgments existing against them would endanger the collection of the whole tax and raise upon it a question of constitutional power.

Ald. Pease and Shelton contended that the full amounts of the several funds could be legally and properly assessed without reference to the judgments, and that the necessary wants of the city government, the interest of the public schools, and the good faith of the city to its creditors required it should be done.

In the course of the discussion, the city attorney was called upon for his opinion, and gave an opinion in favor of the legal and constitutional power of the council to assess the full amount of the funds, independent of judgments against the city.

A motion to adjourn, and a motion to refer the order of Ald. Pease, and the amendments of Ald. Bates, to a special committee to report to a future meeting, were made and withdrawn.

The question was at length taken on the amendment of Ald. Bates to raise \$1,800 for the general fund, instead of \$3,000 as recommended by Ald. Pease, and the amendment was adopted, by the following vote:

Ayes—Ald. Bates, Belton, Dickson and Pease.

Noes—Ald. Pease, Shelton and Smith.

Ald. Bates moved to raise \$2,800, instead of \$6,500, for the school fund, and the question being taken it resulted as follows:

Ayes—Ald. Bates, Belton, Dickson, Pease and Smith.

Noes—Ald. Pease and Shelton.

Ald. Bates moved to raise \$700 for the bridge fund, instead of \$2,000, and the vote being taken, it was as follows:

Ayes—Ald. Bates, Belton, Dickson, Pease and Smith.

Noes—Ald. Pease and Shelton.

The following ward funds were then authorized to be raised:

1st ward,	\$200 00
2d do	300 00
3d do	200 00
4th do	150 00

A petition from property holders on Bridge street, in Monterey addition, to grade that street, was laid on the table until the next regular meeting of the council, and the council then adjourned.

WIDE AWAKE EXCURSION TO MILTON.—Train for the Wide Awake excursion leaves this city for Milton, this evening at precisely 8.30. Fare 25 cents up and back provided there are 100 passengers; if less than that number, half fare or 30 cents up and back, will be charged.

JUDGMENTS.—The following are judgments rendered against the several funds of the city:

General Fund	\$1,116.83
Bridge Fund	\$1,307.65
School Fund	\$3,666.54

There is a notice in the Chicago Herald of a convention of the Ball and Bryant men, to be held at Springfield, Ill., on the 16th of August, to nominate presidential electors.

Two resolvers, sent out by the Colonization Society, have left Key West for Cape Mount, Africa, with 553 re-captured slaves. They go out at the expense of the U. S. government.

## THE SCHOOL FUND.—Our common council has provided for the current year by levying a tax of \$2,800, add to this the money from the state and county, estimated, \$3,000. Total amount \$5,800.

Against this amount we have city orders drawn on the school fund now outstanding \$919.23.

Board of Education orders now outstanding \$1,802.23.

Owing by the Board and not in orders, \$1,410.50.

Estimated expense of schools for current year, \$9,560.00.

Total amount of indebtedness and current expenses, \$13,632.92.

Deducting the resources above stated, \$5,800, there will be a deficiency of \$7,832.92, which will appear against the School Fund at the end of the year.

Under this showing, which cannot be made to appear in any respect more favorable to our schools, with what heart can our Board of Education undertake to continue our public schools for even one day of the current year. The amount of school orders on which judgment has been attained, and for which the council has levied a tax, is not included in this statement. The continuance of the schools, under these circumstances, for any part of the year, is more a matter of hope than confident expectation.

CITY FINANCES.—Ald. Pease, in the meeting of the council, last evening, accompanied his order to levy the city tax for the coming year, with the following statement of the outstanding orders against the city:

On School fund,	\$919 23
General fund,	2,198 98
Highway, street and bridge,	82 92
Gas,	13 00

\$3,214 19

1st ward, 20 12 |

2d do 24 62 |

3d do 63 02 |

4th do 5 92 |

\$115 68

Orders issued by board of education, now outstanding, \$1,892 23 |

Debts owing to teachers, not audited, 1,227 50 |

Owing to Janitor, 123 00 |

Clark, 50 00 |

\$3,212 73

The amount of outstanding orders against the several city and ward funds, and debts due from the school fund not audited, is here shown to be \$6,642.60. To this should be added something, we know not how much, for claims either presented and not acted upon by the present council, or withheld in the hands of persons owning them. The amount of orders in judgment, which have been deducted by the council last evening from the funds authorized to be raised by the charter, is \$6,069.54. If this amount had been levied, in addition to the amount authorized, probably a portion of the floating of the city could have been liquidated, and the current expenses of coming year fully provided for.

The county is a debtor to the city to the amount of certificates held by it on the sale of lands for delinquent taxes; but this resource is at present unavailable, and affords no immediate means for the payment of the debts due by the city.

Life Insurance.—Those desiring the safest and cheapest protection for their families, can secure it in our Wisconsin company. It has already become, in reality, a state institution, having agents and patrons among the best business men in all the principal towns in the state. It is no longer a matter of doubt that life insurance can be conducted as well in Wisconsin as in Connecticut or any other eastern state.

While duty demands that men should insure their lives, it also demands that they should keep their money for investment at home. Confident that our success has been more than equal to that of the most "unprecedented" we would cordially invite all our citizens to call at the office, southwest corner of Main and Wisconsin streets, and examine for themselves.

A. W. KILGORE, Secretary.

W. S. DODGE, President.

W. S. DODGE, Secretary.

W. S. DODGE, President.

W. S. DODGE, Secretary.

W. S. DODGE, President.

W. S. DODGE, Secretary.

W. S. DODGE, President.

W. S. DODGE, Secretary.

W. S. DODGE, President.

W. S. DODGE, Secretary.

W. S. DODGE, President.

W. S. DODGE, Secretary.

W. S. DODGE, President.

W. S. DODGE, Secretary.

W. S. DODGE, President.

W. S. DODGE, Secretary.

W. S. DODGE, President.

W. S. DODGE, Secretary.

W. S. DODGE, President.

W. S. DODGE, Secretary.

W. S. DODGE, President.

W. S. DODGE, Secretary.

W. S. DODGE, President.

W. S. DODGE, Secretary.

W. S. DODGE, President.

W. S. DODGE, Secretary.

W. S. DODGE, President.

W. S. DODGE, Secretary.

W. S. DODGE, President.

W. S. DODGE, Secretary.

W. S. DODGE, President.

W. S. DODGE, Secretary.

W. S. DODGE, President.

W. S. DODGE, Secretary.

W. S. DODGE, President.

W. S. DODGE, Secretary.

W. S. DODGE, President.

W. S. DODGE, Secretary.

W. S. DODGE, President.

W. S. DODGE, Secretary.

W. S. DODGE, President.

W. S. DODGE, Secretary.

W. S. DODGE, President.

W. S. DODGE, Secretary.

W. S. DODGE, President.

W. S. DODGE, Secretary.

W. S. DODGE, President.

W. S. DODGE, Secretary.

W. S. DODGE, President.

W. S. DODGE, Secretary.

W. S. DODGE, President.

W. S. DODGE, Secretary.

W. S. DODGE, President.

W. S. DODGE, Secretary.

W. S. DODGE, President.

W. S. DODGE, Secretary.

W. S. DODGE, President.

W. S. DODGE, Secretary.

W. S. DODGE, President.

W. S. DODGE, Secretary.

W. S. DODGE, President.

W. S. DODGE, Secretary.

W. S. DODGE, President.

W. S. DODGE, Secretary.

W. S. DODGE, President.

W. S. DODGE, Secretary.

W. S. DODGE, President.

W. S. DODGE, Secretary.

W. S. DODGE, President.

W. S. DODGE, Secretary.

W. S. DODGE, President.

W. S. DODGE, Secretary.

W. S. DODGE, President.

W. S. DODGE, Secretary.

W. S. DODGE, President.

W. S. DODGE, Secretary.

W. S. DODGE, President.

W. S. DODGE, Secretary.

W. S. DODGE, President.

W. S. DODGE, Secretary.

W. S. DODGE, President.

W. S. DODGE, Secretary.

W. S. DODGE, President.



Republican Nominations.

For President,  
**ABRAHAM LINCOLN,**  
OF ILLINOIS.

For Vice President,  
**HANNIBAL HAMLIN,**  
OF MAINE.

Republican Presidential Electors.

AT LARGE:  
**WALTER D. MCINDOE,** of Watkings.  
**BRADFORD RIXFORD,** of Watkings.

FIRST CONGRESSIONAL DISTRICT:  
**W. W. Vaughn,** of Racine.

SECOND CONGRESSIONAL DISTRICT:  
**J. Allen Barber,** of Grant.

THIRD CONGRESSIONAL DISTRICT:  
**H. Lindeman,** of Jefferson.

Republican Congressional Convention.

SECOND DISTRICT.  
A Republican Convention for the Second Congressional District in the State of Wisconsin, will be held at the city of La Crosse, on Wednesday, the 23rd day of August, 1860, at 12 o'clock M., for the purpose of nominating a candidate for member of Congress of said district, to be supported at the next general election.

Each assembly district will be entitled to two delegates in said convention.

The several assembly district committees are requested to take measures for the appointment of delegates to said convention, from their respective districts.

**DAVID ATWOOD,** of Racine.  
**CHARLES HOLT,** of Racine.  
**W. W. VAUGHN,** of Racine.

**DAVID ATWOOD,** of Racine.  
**CHARLES HOLT,** of Racine.  
**W. W. VAUGHN,** of Racine.

**DAVID ATWOOD,** of Racine.  
**CHARLES HOLT,** of Racine.  
**W. W. VAUGHN,** of Racine.

Assembly District Convention.

The Republican Convention for the Assembly District composed of the towns of Rock, Plymouth, Magnolia, Spring Valley, Newark and Aron will be held at the village of Rock, on SATURDAY, the 15th day of August, 1860, at 2 o'clock P.M., for the purpose of choosing two delegates to represent said district in the Congressional Convention, to be held at La Crosse, on the 23rd of the same month. Each town will be entitled to its usual representation.

**ORRIN GREENEY,** of Rock.  
**R. W. BEHNS,** of Rock.  
**D. ALCOY,** of Rock.

**ORRIN GREENEY,** of Rock.  
**R. W. BEHNS,** of Rock.  
**D. ALCOY,** of Rock.

The Common Council and City Taxes.

The proceedings of the common council published this afternoon shows the action of that body in levying the taxes of the city for the coming year. We do not intend to impeach the motives of the majority of the council in the course they ultimately decided to pursue, but we cannot forbear the expression of our regret and disapproval of their action. We fear a long train of evils will follow this refusal to make that provision for the payment of debts due by the city which good legal authority decided was within the power of the council, and, if we are not mistaken, a far larger portion of our citizens will censure than approve the proceedings of those to whom they have entrusted their interests. We think such reasons, founded upon the various interests of the city, and the duty to protect public creditors and the public faith, were urged in the discussion in the council, last evening, as should have been conclusive in determining a different result from that arrived at.

The rate adopted by this council has never been adopted by any other, notwithstanding one-half of the present members held seats in the last council. Last year, something like \$9,000 was levied for judgments, but no one then advocated the duty of deducting that amount from the funds on which the orders were drawn, and no one suggested the idea that these judgments in any way affected the validity of a tax levied to the full amount specified in the charter. Surely if the plea of invalidity is good now, it will apply to the tax assessed last year, and those members of a former council who are so scrupulous now were careless in their duty then, and have exposed the tax certificates issued under that assessment to all the hazards predicated to future ones, if issued under a similar assessment. This plea seems entirely unthoughtful, and judging from the expressions we have heard, the member who most strenuously urged it obtains but little credit for sincerity.

While all the interests of the city are important, and while the effect of last night's action will be deleterious to all, a crushing blow has been given to our public schools. The people of the city may regret that the highway and bridge fund has been cut down to \$700, when Milwaukee street bridge imperatively needs replanking, at a cost of \$500, both as a matter of convenience to the business of the city, and a precaution against multiplied suits for damages sustained in consequence of its defective condition. Creditors against the general fund may complain of a want of the payment of their long deferred claims, and our citizens generally regret the deficiency of means to meet necessary current expenses. But the strongest feeling will be in the prospective stoppage of the schools of the city. The full amount of tax allowed by the charter would have barely afforded the means to carry on these schools under the retrenchments and shortened terms proposed by the board of commissioners. The subtraction of so large an amount as \$3,500, more than one-half of the fund provided by the charter, united with the debt due on that account, we fear will so greatly embarrass the commissioners as to discourage them from any effort whatever the coming year. If these schools shall be closed, the cost between private and public instruction, and the detrimental influence upon the general interests of the city, will become painfully apparent, and the men who have withheld the supplies they might have afforded will have anything but a pleasant settlement with the people when the full fruits of their action shall have ripened.

The Columbus (Ohio) State Journal says: "Most of the shearing of wool in this state is already sold. The yield in Ohio will amount to about 9,000,000 pounds, and will bring over four millions of dollars. Dealers commenced buying from three to five cents lower than last year, but in some sections it has been sold at an advance of last year."

Who Shall Represent the Second District in the Next Congress.

This question, not easily answered, is at this time a prominent one in the minds of many in the western half of Wisconsin, comprising the 2d congressional district. As yet there has been but little said by the press of the district, on the subject, although the convention which is to make the selection in behalf of the republicans will assemble one month hence. Is it not time to talk up matters a little? We think it is.

The district being large, the candidates willing to wear the congressional mantle are numerous. In some quarters we note a disposition manifested to urge the nomination of our present faithful representative, Hon. C. C. Washburn. Were it acceptable to himself and his friends, we believe in the doctrine of returning our faithful men to cope with the slave power. However, we understand Mr. Washburn is not a candidate for re-nomination. This, then, settles that question.

Another of our worthy citizens has been mentioned in connection with this responsible position. We allude to E. Massena, esq. Mr. M. has many friends in this, his new home, as well as in other parts of the district, who would be highly pleased to see him thus honored, but he has peremptorily declined to allow them to use his name in connection with the nomination. He is not now, nor has he been a candidate.

Two years ago Rock county had a candidate which she would like to have presented, but she waived all her claims for the sake of harmony. There are in that county several good men. Prominent among them stands J. A. Sleeper, esq.

We have heard much of our worthy secretary of state, Hon. L. P. Harvey, spoken of. Disengaged from his present position we have no hesitation in saying that he would distance all our competitors. Were there any doubt as to our carrying the district, Mr. Harvey should be the man. We think, however, if Rock county would present the name of J. A. Sleeper, esq., who would find that it would be well received.

Mr. S. is known here as an able lawyer and a sound, unflinching republican—one who would do credit to himself, and be an honor to the district or the floor of congress.

All we ask is a sound, able man—one who will not quail or blanch before the slave power, and one able to defend republican principles and the rights of the north, wherever and whenever called upon. Wisconsin stands high in the estimation of republicans throughout the Union for its stern unflinching character and her representatives. Our standard should be placed in hands that will keep it proudly waving aloft. We shall welcome the nominee if he be the man of the right stamp, let him come from what quarter he may, and yet, we think it but justice, and that there is a peculiar fitness at this time in making the selection from among the more prominent republicans of glorious Old Rock—the banner county of the second district, as well as of the state of Wisconsin.—*La Crosse Republican.*

There are other candidates for congress spoken of in this county. We have heard James M. Burgess, Alex. Graham and Chas. G. Williams named. We could cheerfully support any of these gentlemen, but among so many friends we do not think it proper for us to take sides. We are much obliged to our La Crosse contemporary for the concession that the candidate ought to come from Rock county. We think this would be no more than justice to our noble county, which has been ever faithful in the cause of republicanism. Whatever may be the decision of the convention our friends in all parts of the district may rely upon us for a big majority. We are for principle always, but we also like our men, and would be pleased to see one of them nominated for this position, and we trust that our delegates will go up to the convention united in asking that the nominee may be selected from this county.

The Missouri republican state central committee has issued its address, urging upon the members of the party the state ticket just put in nomination. It says, among other things: "There are now in Missouri at least fifty thousand men who cannot get full employment for their energies and enterprise, owing to the depression of the past two years, and there are now in Missouri one hundred thousand slaves, occupying and filling the most lucrative agricultural and mechanical positions of the interior. It is the demand of the republican party that slave labor shall make room for free white labor, and take itself away."

Notwithstanding the efforts to break up the Houston movement in New York by the same schemers (Brooks and company) who set it in motion, an organization has been completed, and an electoral ticket put in nomination. An address in favor of "Old San Jacinto" purporting to have been adopted at Schenectady, July 18, 1860, has been issued.

PRODUCE SHIPMENTS AT LA CROSSE.—We learn from the Republican that \$45,000 bu. of wheat and 250,000 bu. of corn have been shipped by railroad and river, from that city, since Sept. 1st, 1859.

S. Park Coon, the attorney of the La Crosse farm mortgagors, will make a pretty good thing out of his defense of his clients. The amount already paid him is \$2,300, and the balance coming in, if he succeeds, will be about \$8,000 more.

The Chicago Times has been bought by C. H. McCormick, Esq., of the Herald. The latter is a well conducted sheet, and the change will be an improvement, as the Times has been reckless in its course.

New Postal Arrangements.—The Chicago post office has just been constituted an office of exchange on the part of the United States, for the exchange of mails with Glasgow, Scotland. The post office is now in direct communication with London, Liverpool, Dublin, Londonderry and Glasgow. The mails made up for those cities are dispatched every Thursday morning by the Grand Trunk (Canadian) steamers.

REPORTED FOR THE DAILY GAZETTE.

BY WISCONSIN STATE TELEGRAPH LINE, Office in Union Passenger Depot.

New York, July 26.

The Breckinridge state committee have called a state convention at Syracuse, on the 17th of August, to nominate state and electoral tickets.

Boston, July 26.

The democratic state central committee at Worcester, yesterday voted to call a state convention at Springfield on the 6th of September.

A resolution endorsing Breckinridge and Leve was defeated by a tie vote.

Harrisburg, July 26.

The Douglas state convention meets this afternoon. A great crowd of politicians are here. The opinions are divided about the policy of nominating a straight out and esp. Mr. M. has many friends in this, his new home, as well as in other parts of the district, who would be highly pleased to see him thus honored, but he has peremptorily declined to allow them to use his name in connection with the nomination. He is not now, nor has he been a candidate.

Philadelphia, July 26.

A Douglas Mass and Delaware State Convention meets at Harrisburg to-morrow 2 P. M. Mr. Hickman's Republican speech contains severe denunciations of Mr. Douglas's course on Kansas, preferring that of Mr. Breckinridge, as out spoken and evident, while that of Mr. Douglas was concealed and tricky. The speech created considerable excitement among the friends of Douglas, and will probably call forth numerous replies.

New York, July 26.

The Douglas (New Jersey) convention adopted resolutions strongly in favor of Douglas and Johnson, and in repudiation of the proscriptive policy of the present administration, also condemning the personal interference of the President in the event of his succession, and adjourned sine die. It consists of two Douglas, two Breckinridge and three Bell and Everett men.

The Common Council and City Taxes.

The proceedings of the common council published this afternoon shows the action of that body in levying the taxes of the city for the coming year. We do not intend to impeach the motives of the majority of the council in the course they ultimately decided to pursue, but we cannot forbear the expression of our regret and disapproval of their action. We fear a long train of evils will follow this refusal to make that provision for the payment of debts due by the city which good legal authority decided was within the power of the council, and, if we are not mistaken, a far larger portion of our citizens will censure than approve the proceedings of those to whom they have entrusted their interests. We think such reasons, founded upon the various interests of the city, and the duty to protect public creditors and the public faith, were urged in the discussion in the council, last evening, as should have been conclusive in determining a different result from that arrived at.

The rate adopted by this council has never been adopted by any other, notwithstanding one-half of the present members held seats in the last council. Last year, something like \$9,000 was levied for judgments, but no one then advocated the duty of deducting that amount from the funds on which the orders were drawn, and no one suggested the idea that these judgments in any way affected the validity of a tax levied to the full amount specified in the charter. Surely if the plea of invalidity is good now, it will apply to the tax assessed last year, and those members of a former council who are so scrupulous now were careless in their duty then, and have exposed the tax certificates issued under that assessment to all the hazards predicated to future ones, if issued under a similar assessment. This plea seems entirely unthoughtful, and judging from the expressions we have heard, the member who most strenuously urged it obtains but little credit for sincerity.

While all the interests of the city are important, and while the effect of last night's action will be deleterious to all, a crushing blow has been given to our public schools. The people of the city may regret that the highway and bridge fund has been cut down to \$700, when Milwaukee street bridge imperatively needs replanking, at a cost of \$500, both as a matter of convenience to the business of the city, and a precaution against multiplied suits for damages sustained in consequence of its defective condition. Creditors against the general fund may complain of a want of the payment of their long deferred claims, and our citizens generally regret the deficiency of means to meet necessary current expenses. But the strongest feeling will be in the prospective stoppage of the schools of the city. The full amount of tax allowed by the charter would have barely afforded the means to carry on these schools under the retrenchments and shortened terms proposed by the board of commissioners. The subtraction of so large an amount as \$3,500, more than one-half of the fund provided by the charter, united with the debt due on that account, we fear will so greatly embarrass the commissioners as to discourage them from any effort whatever the coming year. If these schools shall be closed, the cost between private and public instruction, and the detrimental influence upon the general interests of the city, will become painfully apparent, and the men who have withheld the supplies they might have afforded will have anything but a pleasant settlement with the people when the full fruits of their action shall have ripened.

The Columbus (Ohio) State Journal says: "Most of the shearing of wool in this state is already sold. The yield in Ohio will amount to about 9,000,000 pounds, and will bring over four millions of dollars. Dealers commenced buying from three to five cents lower than last year, but in some sections it has been sold at an advance of last year."

ALL SORTS OF PARAGRAPHS.

Mrs. Daniel Webster is boarding at the Clarendon Hotel, Saratoga Springs.

Dan. Sickles has determined to run for congress again, and Gen. Walbridge will be a candidate against him.

The safe of J. G. Brown, lumber dealer at Ogles county, Ill., was blown open with powder on Monday night and \$1000 absconded. \$800 reward is offered for the arrest and conviction of the offenders.

Marshallfield, the former residence of Daniel Webster, is rapidly going to decay. An admission fee of twenty-five cents is charged to visitors.

By the late census, the population of Des Moines, Iowa, is nearly 4,000. This evinces a slight increase within the year.

Insurance in the Missouri State Prison.—Upwards of fifty convicts effected their escape from the Penitentiary at Jefferson city, Mo., Monday, by bursting open the prison gate. In the melee which followed, Deputy Warden Ritchey was slightly injured from a pistol shot. Three convicts were killed and seven wounded. All the prisoners were recaptured but seven, who are still at large.

On Friday last a severe storm, coming from the northwest, passed over Marion, Linn county, Iowa, with heavy thunder, one bolt of which struck the school house of Miss Kellogg, killing three out of seven scholars present, and rendering the others together with Miss Kellogg, senseless. Had the scholars all been present, the destruction of life would have been much more fearful.

The Fox County Mystery.—House and Barn on Fire.—Is it a Volcano?

The following account of the strange freaks of nature we clip from the Taylor Falls Reporter:

We learn from Mr. Joseph S. Corey, who resides at East Lake, Polk county, Wisconsin, the following facts, which we give our readers, and strange as they may appear, as they were well authenticated by many witnesses upon whose veracity, as upon Mr. Corey's, we place implicit confidence.

On Tuesday, June 26th, Mr. Corey and his two sons were at work in a field near his house, their attention was attracted by smoke which appeared to rise from his stable. They hurried to the barn as quickly as possible, and discovered a pile of straw, near by, on fire. This was immediately extinguished, and just as they were returning to the field, the stable caught in different places, which by considerable exertion was saved. The fire, however, they had left the premises, another fire was discovered underneath the barn, and was discovered nearly through, but the others were not even scorched. After this was put out, Mr. Corey sent one of the boys into the house to ascertain if all was safe there. He immediately came out and told his father that the house was on fire. Mr. Corey immediately ran to the house, where he found some clothes, but his wife had laid out the day before, and his wife had laid out the day before, and his wife had laid out the day before.

THE GREAT RUSSIAN WIZARD! A man who has the privilege to give a performance before the Court and the present Court of Russia, will entertain public with his Magic, Sorcery, and Transmutation.

THE GREAT RUSSIAN WIZARD! A man who has the privilege to give a performance before the Court and the present Court of Russia, will entertain public with his Magic, Sorcery, and Transmutation.

THE GREAT RUSSIAN WIZARD! A man who has the privilege to give a performance before the Court and the present Court of Russia, will entertain public with his Magic, Sorcery, and Transmutation.

THE GREAT RUSSIAN WIZARD! A man who has the privilege to give a performance before the Court and the present Court of Russia, will entertain public with his Magic, Sorcery, and Transmutation.

THE GREAT RUSSIAN WIZARD! A man who has the privilege to give a performance before the Court and the present Court of Russia, will entertain public with his Magic, Sorcery, and Transmutation.

THE GREAT RUSSIAN WIZARD! A man who has the privilege to give a performance before the Court and the present Court of Russia, will entertain public with his Magic, Sorcery, and Transmutation.

THE GREAT RUSSIAN WIZARD! A man who has the privilege to give a performance before the Court and the present Court of Russia, will entertain public with his Magic, Sorcery, and Transmutation.

THE GREAT RUSSIAN WIZARD! A man who has the privilege to give a performance before the Court and the present Court of Russia, will entertain public with his Magic, Sorcery, and Transmutation.

THE GREAT RUSSIAN WIZARD! A man who has the privilege to give a performance before the Court and the present Court of Russia, will entertain public with his Magic, Sorcery, and Transmutation.

THE GREAT RUSSIAN WIZARD! A man who has the privilege to give a performance before the Court and the present Court of Russia, will entertain public with his Magic, Sorcery, and Transmutation.

THE GREAT RUSSIAN WIZARD! A man who has the privilege to give a performance before the Court and the present Court of Russia, will entertain public with his Magic, Sorcery, and Transmutation.

THE GREAT RUSSIAN WIZARD! A man who has the privilege to give a performance before the Court and the present Court of Russia, will entertain public with his Magic, Sorcery, and Transmutation.

THE GREAT RUSSIAN WIZARD! A man who has the privilege to give a performance before the Court and the present Court of Russia, will entertain public with his Magic, Sorcery, and Transmutation.

THE GREAT RUSSIAN WIZARD! A man who has the privilege to give a performance before the Court and the present Court of Russia, will entertain public with his Magic, Sorcery, and Transmutation.

THE GREAT RUSSIAN WIZARD! A man who has the privilege to give a performance before the Court and the present Court of Russia, will entertain public with his Magic, Sorcery, and Transmutation.

THE GREAT RUSSIAN WIZARD! A man who has the privilege to give a performance before the Court and the present Court of Russia, will entertain public with his Magic, Sorcery, and Transmutation.

THE GREAT RUSSIAN WIZARD! A man who has the privilege to give a performance before the Court and the present Court of Russia, will entertain public with his Magic, Sorcery, and Transmutation.

THE GREAT RUSSIAN WIZARD! A man who has the privilege to give a performance before the Court and the present Court of Russia, will entertain public with his Magic, Sorcery, and Transmutation.

THE GREAT RUSSIAN WIZARD! A man who has the privilege to give a performance before the Court and the present Court of Russia, will entertain public with his Magic, Sorcery, and Transmutation.

THE GREAT RUSSIAN WIZARD! A man who has the privilege to give a performance before the Court and the present Court of Russia, will entertain public with his Magic, Sorcery, and Transmutation.

THE GREAT RUSSIAN WIZARD! A man who has the privilege to give a performance before the Court and the present Court of Russia, will entertain public with his Magic, Sorcery, and Transmutation.

THE GREAT RUSSIAN WIZARD! A man who has the privilege to give a performance before the Court and the present Court of Russia, will entertain public with his Magic, Sorcery, and Transmutation.

THE GREAT RUSSIAN WIZARD! A man who has the privilege to give a performance before the Court and the present Court of Russia, will entertain public with his Magic, Sorcery, and Transmutation.

THE GREAT RUSSIAN WIZARD! A man who has the privilege to give a performance before the Court and the present Court of Russia, will entertain public with his Magic, Sorcery, and Transmutation.

THE GREAT RUSSIAN WIZARD! A man who has the privilege to give a performance before the Court and the present Court of Russia, will entertain public with his Magic, Sorcery, and Transmutation.

THE GREAT RUSSIAN WIZARD! A man who has the privilege to give a performance before the Court and the present Court of Russia, will entertain public with his Magic, Sorcery, and Transmutation.

THE GREAT RUSSIAN WIZARD! A man who has the privilege to give a performance before the Court and the present Court of Russia, will entertain public with his Magic, Sorcery, and Transmutation.

THE GREAT RUSSIAN WIZARD! A man who has the privilege to give a performance before the Court and the present Court of Russia, will entertain public with his Magic, Sorcery, and Transmutation.

THE GREAT RUSSIAN WIZARD! A man who has the privilege to give a performance before the Court and the present Court of Russia, will entertain public with his Magic, Sorcery, and Transmutation.

THE GREAT RUSSIAN WIZARD! A man who has the privilege to give a performance before the Court and the present Court of Russia, will entertain public with his Magic, Sorcery, and Transmutation.

THE GREAT RUSSIAN WIZARD! A man who has the privilege to give a performance before the Court and the present Court of Russia, will entertain public with his Magic, Sorcery, and Transmutation.

THE GREAT RUSSIAN WIZARD! A man who has the privilege to give a performance before the Court and the present Court of Russia, will entertain public with his Magic, Sorcery, and Transmutation.

THE GREAT RUSSIAN WIZARD! A man who has the privilege to give a performance before the Court and the present Court of Russia, will entertain public with his Magic, Sorcery, and Transmutation.

THE GREAT RUSSIAN WIZARD! A man who has the privilege to give a performance before the Court and the present Court of Russia, will entertain public with his Magic, Sorcery, and Transmutation.

THE GREAT RUSSIAN WIZARD! A man who has the privilege to give a performance before the Court and the present Court of Russia, will entertain public with his Magic, Sorcery, and Transmutation.

THE GREAT RUSSIAN WIZARD! A man who has the privilege to give a performance before the Court and the present Court of Russia, will entertain public with his Magic, Sorcery, and Transmutation.

THE GREAT RUSSIAN WIZARD! A man who has the privilege to give a performance before the Court and the present Court of Russia, will entertain public with his Magic, Sorcery, and Transmutation.

THE GREAT RUSSIAN WIZARD! A man who has the privilege to give a performance before the Court and the present Court of Russia, will entertain public with his Magic, Sorcery, and Transmutation.

THE GREAT RUSSIAN WIZARD! A man who has the privilege to give a performance before the Court and the present Court of Russia, will entertain public with his Magic, Sorcery, and Transmutation.

THE GREAT RUSSIAN WIZARD! A man who has the privilege to give a performance before the Court and the present Court of Russia, will entertain public with his Magic, Sorcery, and Transmutation.

THE GREAT RUSSIAN WIZARD! A man who has the privilege to give a performance before the Court and the present Court of Russia, will entertain public with his Magic, Sorcery, and Transmutation.

THE GREAT RUSSIAN WIZARD! A man who has the privilege to give a performance before the Court and the present Court of Russia, will entertain public with his Magic, Sorcery, and Transmutation.

THE GREAT RUSSIAN WIZARD! A man who has the privilege to give a performance before the Court and the present Court of Russia, will entertain public with his Magic, Sorcery, and Transmutation.

THE GREAT RUSSIAN WIZARD! A man who has the privilege to give a performance before the Court and the present Court of Russia, will entertain public with his Magic, Sorcery, and Transmutation.

THE GREAT RUSSIAN WIZARD! A man who has the privilege to give a performance before the Court and the present Court of Russia, will entertain public with his Magic, Sorcery, and Transmutation.

THE GREAT RUSSIAN WIZARD! A man who has the privilege to give a performance before the Court and the present Court of Russia, will entertain public with his Magic, Sorcery, and Transmutation.

THE GREAT RUSSIAN WIZARD! A man who has the privilege to give a performance before the Court and the present Court of Russia, will entertain public with his Magic, Sorcery, and Transmutation.

THE GREAT RUSSIAN WIZARD! A man who has the privilege to give a performance before the Court and the present Court of Russia, will entertain public with his Magic, Sorcery, and Transmutation.

THE GREAT RUSSIAN WIZARD! A man who has the privilege to give a performance before the Court and the present Court of Russia, will entertain public with his Magic, Sorcery, and Transmutation.

THE GREAT RUSSIAN WIZARD! A man who has the privilege to give a performance before the Court and the present Court of Russia, will entertain public with his Magic, Sorcery, and Transmutation.

THE GREAT RUSSIAN WIZARD! A man who has the privilege to give a performance before the Court and the present Court of Russia, will entertain public with his Magic, Sorcery, and Transmutation.

THE GREAT RUSSIAN WIZARD! A man who has the privilege to give a performance before the Court and the present Court of Russia, will entertain public with his Magic, Sorcery, and Transmutation.

THE GREAT RUSSIAN WIZARD! A man who has the privilege to give a performance before the Court and the present Court of Russia, will entertain public with his Magic, Sorcery, and Transmutation.

THE GREAT RUSSIAN WIZARD! A man who has the privilege to give a performance before the Court and the present Court of Russia, will entertain public with his Magic, Sorcery, and Transmutation.

THE GREAT RUSSIAN WIZARD! A man who has the privilege to give a performance before the Court and the present Court of Russia, will entertain public with his Magic, Sorcery, and Transmutation.

THE GREAT RUSSIAN WIZARD! A man who has the privilege to give a performance before the Court and the present Court of Russia, will entertain public with his Magic, Sorcery, and Transmutation.

THE GREAT RUSSIAN WIZARD! A man who has the privilege to give a performance before the Court and the present Court of Russia, will entertain public with his Magic, Sorcery, and Transmutation.

THE GREAT RUSSIAN WIZARD! A man who has the privilege to give a performance before the Court and the present Court of Russia, will entertain public with his Magic, Sorcery, and Transmutation.

THE GREAT RUSSIAN WIZARD! A man who has the privilege to give a performance before the Court and the present Court of Russia, will entertain public with his Magic, Sorcery, and Transmutation.

THE GREAT RUSSIAN WIZARD! A man who has the privilege to give a performance before the Court and the present Court of Russia, will entertain public with his Magic, Sorcery, and Transmutation.

THE GREAT RUSSIAN WIZARD! A man who has the privilege to give a performance before the Court and the present Court of Russia, will entertain public with his Magic, Sorcery, and Transmutation.

THE GREAT RUSSIAN WIZARD! A man who has the privilege to give a performance before the Court and the present Court of Russia, will entertain public with his Magic, Sorcery, and Transmutation.

THE GREAT RUSSIAN WIZARD! A man who has the privilege to give a performance before the Court and the present Court of Russia, will entertain public with his Magic, Sorcery, and Transmutation.

THE DANGER TO THE UNION.—Judge Orr,

who is stumping Missouri as an opposition candidate for governor, ridicules the idea of danger to the Union from the success of republicans, and tells the following story to illustrate the absurd character of such threats:

"The people are beginning to know them as well as the lion knew the donkey, with whom he was traveling. The pair becoming hungry, the donkey proposed that they should turn aside into a corn field. They did so, and the donkey having feasted to his content was preparing to leave; but the lion said: 'What am I to do? I cannot eat corn.' 'True,' said the donkey, 'but if you will lie in the bush, here, I will go into the thicket, yonder, and frighten the deer with a bay, so that you can catch one when they attempt to escape.' The lion agreed, and the jackass, going out into the



## LEGAL

### Notice of Order

editors of Insolvents to show cause, pursuant to 161 of P. S. . . . .

David Noggle, judge of the circuit court  
said: judicial district, notice is hereby given  
requiring all the creditors of William J.  
city of Jacksonville, in the County of Duval,  
Florida, an insolvent debtor, to petition  
the court for the relief of insolvent de-  
btor, as any they have, before the said  
circuit court, at the office of Williams &  
said city of Jacksonville, on the 15th day of  
October 1890, at 2 o'clock in the forenoon of that  
day, or the petitioner should not be  
admitted to file, after  
C. E. HARWOOD, Atty for Petitioner.

At a judgment of sale and foreclosure of  
mortgage made for Rock county, made on the 24th  
day, 1890, in favor of the above named  
plaintiff against the above named defendants, I will  
sell in auction to the highest bidder, on  
THURSDAY, THE 6th DAY OF JULY, 1890,  
at the court room in the city of Janesville, in  
the county of Rock, at 10 o'clock in the forenoon,  
of that certain piece, parcel or tract of land  
containing 10 acres, more or less, situate, lying  
and being in the city of Janesville, in the  
county of Rock and state of Wisconsin, and known and

[24] as the original plat of the village [now  
ville, as per record of said plat, or so much  
thereof as shall be sufficient to satisfy the  
allege to be due the plaintiff in said judg-  
d March 30th, 1890.

ROBERT T. LAWTON,  
Sheriff of Rock county.

ATTN,  
tly.

sale is postponed to the 18th day of August,  
hour and place above mentioned.—Dated  
30, [1894] R. T. LAWTON, Sheriff.

UNIT COURT FOR ROCK COUNTY.

Smith agt Earle Woodbury, Abigail Wood-  
bury Baker, Arizona Baker, Jane W Thomas,  
Newman, Sarah Woodbury and Mary

ance and by virtue of a judgment of foreclosure of said court, rendered in the above case on the fifth day of July, A D 1860, I will sell at public sale to the highest bidder, at the front steps of county Bault, in Janeville, in said county, on the 15th DAY OF OCTOBER NEXT, A. D. 1860, all those parcels of land situate in the county of Rock and state of Wisconsin, distinguished as lots one, two, thirteen and block seven, and also eight, nine, ten, eleven and block three, all in the village of Janeville, according to the recorded plat thereof. Also wing lands situate in the said county of Wisconsin described as the north half of the northeast

section seven, and the north half of the northwest quarter of said section seven; and the southwest half of the southeast quarter of said section seven; and that part of the northwest quarter of the quarter of said section six lying east of the main channel of Lynn Creek, and the northeast quarter of the northwest quarter of said section seven, excepting and reserving a strip of the width of about nineteen rods off the west side of the northeast quarter of said section six; also excepting and reserving the northeast quarter of the northwest quarter of said section seven a strip of land of the width of nineteen rods off from the west side thereof; the full and entire interest in the real property on the above lands, and the interest in the east half of the upper half of the northeast quarter of said section six, which is owned by Eugene Fuchsler.

Photo, plaintiff, vs. Charles S Roe and Henry A. Hinton, defendants.

hereby summoned and required to answer  
 complaint in this action, which was filed in  
 the clerk of the circuit court for Rock  
 county of Jonesville in said county, and of  
 copy is herewith served upon you, and to  
 file of your answer to said complaint on the  
 12th day of June in the city of Jonesville, in  
 said county, within ten days after the service hereof,  
 or the day of the service, and if you fail to  
 file a complaint within the time aforesaid, the  
 claim in this action will apply to the court for the  
 same as said complaint.  
 The Hon. David Noggle, Judge of said court,  
 12th day of June, A. D. 1860.  
 WILLIAMS & ACHILLES,  
 Attorneys at Law, Jonesville, Va.

**Real Estate Sale on Foreclosure.**  
STATE OF WISCONSIN,  
CIRCUIT COURT FOR ROCK COUNTY.  
Plade against William Cowell and Frederick  
munce and by virtue of the judgment of fore-  
and sale, rendered in the above entitled ac-  
tion of the 1st day of July, 1890, in favor of the above  
plaintiff and against the defendants above nam-  
ed, for sale and sell at public auction to the  
bidder, on the corner of Main and Milwaukee  
front of the Rock County Bank, in the city of  
and said county, on

**THE 17th DAY OF OCTOBER, 1890,**

of ten o'clock, in the forenoon of that day, certain place, parcel or tract of land, situate, being in the said county of Rock, and known and designated as all of the west half of the north half, the east half of the north west quarter, the south west quarter of the north west quarter thirty-two, and fractional for six of section thirty-one, all in township number four range number twelve east, containing two hundred thirty acres, excepting and reserving the north quarter of the north west quarter, and so much of the east quarter of the north west quarter of said township and range as may be necessary for running through said section from Rock river, and of said premises as may be sufficient to satisfy judgment and as may be so sold separately

Personal Injury to the persons interested.—Dat-  
 4th. 1860. R. T. LAWTON, Sheriff.  
 M. LUTERAK, Under Sheriff.  
 Casseday & Grimes, Attys for Plff. jy6d3m.

**Sheriff's Sale.**  
**JUDICIAL COURT FOR ROCK COUNTY.**  
 Hantley, John M Bowman, Charles Silliman,  
 Myette Silliman, agst Martin L. Nellis.  
 Writne of an execution issued out of the circuit  
 in and for the county of Rock, in the above  
 cause, and to me directed and delivered, I have  
 come and shall sell at public auction, to the high-  
 est bidder, on

**THE 30th DAY OF AUGUST, A D 1860,**

lock in the forenoon of that day, at the court in the city of Janesville, in said county, the following real estate, to wit: the southern quarter of the southeast quarter of section number twenty-eight in the southwest quarter of section number twenty-two of the west half of the northwest quarter of section number thirty-five, and the strip of land on the west side of the southeast quarter of the southwest quarter of section number twenty-eight, two rods wide, all in town-ship third north and range third east, of the county of Madison and state of Wisconsin, containing about three and one-half acres, more or less, excepting and reserving to one square acre occupied as a school house dated July 19, 1860.

R. T. LAWTON, Sheriff.

DEPUTY COURT FOR ROCK COUNTY.

ance and by virtue of a judgment of foreclosure and sale of the circuit court in and for the county of Rock and above entitled action on the 18th day of A D 1890, in favor of the above named and against the above named defendant, I will publication, on

**THE 23d DAY OF OCTOBER, A D 1890,**

at the forenoon of that day, at the circuit court, in the city of Janesville, in said county of Rock and state of Wisconsin, begin the place stated in the point where a bee's north west corner of J. Millard's east line, thence running

er of the road, thence north fifty-one and one-eighths east, two chains and seven links, along the side of the road, thence south four chains and seven-eighths to a point in said Abel's north line, thence south to the place of beginning, containing of land, more or less, or so much thereof as may be necessary to satisfy said judgment, interest and costs, together with the expenses of said sale.—Dated  
18th, 1860.  
ROBERT T. LAWTON,  
Sheriff of Rock County.  
Jy20d38m  
J. PATTER, P. M.'s Atty.

are hereby notified that a Warrant of Attachment has been issued against you, and your property called to satisfy the demand of A. B. Douglas, being to one hundred dollars. Now unless you appear before H. A. Patterson, a Justice of the Peace for said county, by his office in said city, on the 4th day of August, A. D. 1890, at 9 o'clock in the a. m., judgment will be rendered against you, and property sold to pay the debt.—Dated this 16th July, A. D. 1890. A. B. DOUGLAS, Plaintiff.

and by virtue of the judgment of foreclosure and sale, rendered in the above entitled case, on the 17th day of July, 1967, in favor of the above plaintiff, and against the defendant above named, for the purpose of sale and sell at public auction to the highest bidder on the corner of Main and 35th Avenues, in front of the Rock County Bank, in the city of Janesville in said county, on

**THU 19TH DAY OF OCTOBER 1967**

there of ten o'clock in the forenoon of that day, following described mortgaged premises, to-wit: all certain piece, parcel or tract of land, situate, lying and being in the city of Janesville, in the county of Rock and state of Wisconsin, and known and designated as follows: Lot 1 of Block 1 of the south

not fifty [50] in Mitchell's Second Addition to  
the said judgment, and as my be sold separately  
of material injury to the parties interested. - Dat-  
y 17, 1800. R. T. LAWTON, Sheriff.  
J. M. PUTNAM, Under Sheriff.  
FR. CASSARD & CHASE, Attys for Plff. jyl7d3m.

---

W SPRING CHALLIES just received.  
-apr7d4f-w2w -McKEY & BRO.



## LOCAL DEPARTMENT.

### Thermometrical Table.

By Andrew Palmer, Jr., at the Wisconsin Drug Store.

Date.	6 A.M.	12 M.	6 P.M.	WIND.	WEATHER.
July 21.	72°	83°	80°	W by S	Clear
July 22.	72°	83°	80°	N	Cloudy

### Proceedings of the City Council.

SPECIAL MEETING.  
WEDNESDAY EVENING, July 23.

Present—The Mayor and all the aldermen but Mr. Tallman.

The Mayor stated the object of the meeting to be to levy the city tax for the ensuing year.

On motion, the rules were suspended, for the consideration of the business for which the meeting was called.

Ald. Pease, as a member of the finance committee, in the absence of the chairman, reported an order raising for

The General Fund,	\$3,000 00
School Fund,	6,500 00
Bridge Fund,	2,000 00
Gas Fund,	700 00
Bonded Debt Fund,	6,100 00
Fire Department Fund,	500 00
Purchase of Hoes,	500 00
Judgment Fund,	6,093 51

This order provided for the full amount allowed in the charter to each fund, without reference to the judgments confessed or rendered against the city during the past year, and reduced one-half the amount allowed to be assessed for the purchase of hoes under the amended charter.

Ald. Bates, as another member of the committee, moved to amend the order of Ald. Pease. This amendment deducted from each fund the amount of judgments on orders drawn against such fund. After some discussion, the question was agreed to be taken on the different items of the order offered by Ald. Pease, and Ald. Bates moved to raise \$1800 for the general fund.

Ald. Pease moved to lay on the table this motion to amend, and the question being taken, it resulted as follows:

Ayes—Ald. Pease and Shelton.

Noes—Ald. Bates, Belton, Dickson, Pierce and Smith.

So the council refused to table the motion to amend the order of Ald. Pease.

Pending the question on the adoption of the amendment a long discussion ensued between Ald. Pease, Bates, Dickson and Smith and Shelton, in which it was urged by Ald. Bates, Dickson and Smith that the judgments should be deducted from the several funds, and that to assess the full amounts of the funds without reference to the judgments existing against them would endanger the collection of the whole tax and raise upon it a question of constitutional power.

Ald. Pease and Shelton contended that the full amounts of the several funds could be legally and properly assessed without reference to the judgments, and that the necessary wants of the city government, the interest of the public schools, and the good faith of the city to its creditors required it should be done.

In the course of the discussion, the city attorney was called upon for his opinion, and gave an opinion in favor of the legal and constitutional power of the council to assess the full amount of the funds, independent of judgments against the city.

A motion to adjourn, and a motion to refer the order of Ald. Pease, and the amendments of Ald. Bates, to a special committee to report to a future meeting, were made and withdrawn.

The question was at length taken on the amendment of Ald. Bates to raise \$1,900 for the general fund, instead of \$3,000, as recommended by Ald. Pease, and the amendment was adopted, by the following vote:

Ayes—Ald. Bates, Belton, Dickson and Pierce.

Noes—Ald. Pease, Shelton and Smith.

Ald. Bates moved to raise \$2,500, instead of \$1,900, for the school fund, and the question being taken it resulted as follows:

Ayes—Ald. Bates, Belton, Dickson, Pease and Smith.

Noes—Ald. Pease and Shelton.

Ald. Bates moved to raise \$700 for the bridge fund, instead of \$2,000, and the vote being taken, it was as follows:

Ayes—Ald. Bates, Belton, Dickson, Pease and Smith.

Noes—Ald. Pease and Shelton.

The following ward funds were then authorized to be raised:

1st ward,	\$200.00
2d do	300.00
3d do	200.00
4th do	150.00

A petition from property holders on Bridge street, in Monterey addition, to grade that street, was laid on the table until the next regular meeting of the council, and the council then adjourned.

WIDE AWAKE EXCURSION TO MILTON.—Train for the Wide Awake excursion leaves this city for Milton, this evening at precisely 8, 30. Fare 25 cents up and back provided there are 100 passengers; if less than that number, half fare or 30 cents up and back, will be charged.

JUDGMENTS.—The following are judgments rendered against the several funds of the city:

General Fund,	\$1,116.83
Bridge Fund,	\$1,907.63
School Fund,	\$3,965.51

There is a notice in the Chicago Herald of a convention of the Bell and Everett men, to be held at Springfield, Ill., on the 16th of August, to nominate presidential electors.

Two resolvers, sent out by the Colonization Society, have left Key West for Cape Mount, Africa, with 953 re-captured slaves. They go out at the expense of the U. S. government.

## THE SCHOOL FUND.

Our common council has provided for the current year by levying a tax of \$2,800, add to this the money from the state and county, estimated, \$3,000. Total amount \$5,800.

Against this amount we have city orders drawn on the school fund now outstanding \$919.20.

Board of Education orders now outstanding \$1,802.23.

Owing by the Board and not in orders, \$1,410.50.

Estimated expense of schools for current year, \$9,500.00.

Total amount of indebtedness and current expenses, \$13,632.02.

Deducting the resources above stated, \$5,800, there will be a deficiency of \$7,832, which will appear against the School Fund at the end of the year.

Under this showing, which cannot be made to appear in any respect more favorable to our schools, with what heart can our Board of Education undertake to continue our public schools for even one day of the current year. The amount of school orders on which judgment has been attained, and for which the council has levied a tax, is not included in this statement. The continuance of the schools, under these circumstances, for any part of the year, is more a matter of hope than confident expectation.

CITY FINANCES.—Ald. Pease, in the meeting of the council, last evening, accompanied his order to levy the city tax for the coming year, with the following statement of the outstanding orders against the city:

On School fund,	\$919 29
General fund,	2,198 98
Highway, street and bridge,	82 92
Gas,	13 00
	\$3,214 19
1st ward,	20 12
2d "	24 62
3d "	65 02
4th "	5 92
	\$115 68

Orders issued by board of education, now outstanding, \$1,892 23

Debts owing to teachers, not audited, 1,227 50

Owing to Janitor, 133 00

" " Clerk, 50 00

\$3,214 19

The amount of outstanding orders against the several city and ward funds, and debts due from the school fund not audited, is here shown to be \$5,542.60. To this should be added something, we know not how much, for claims either presented and not acted upon by the present council, or withheld in the hands of persons owing them. The amount of orders in judgment, which have been deducted by the council last evening from the funds authorized to be raised by the charter, is \$6,069.54. If this amount had been levied, in addition to the amount authorized, probably a portion of the floating of the city could have been liquidated, and the current expenses of coming year fully provided for.

The county is a debtor to the city to the amount of certificates held by it on the sale of lands for delinquent taxes; but this resource is at present unavailable, and affords no immediate means for the payment of the debts due by the city.

### Life Insurance.

Those desiring the safest and cheapest protection for their families, can secure it in our Wisconsin company. It has already become, in reality, a state institution, having agents and patrons among the best business men in all the principal towns in the state. It is no longer a matter of doubt that life insurance can be conducted as well in Wisconsin as in Connecticut or any other eastern state.

While duty demands that men should insure their lives, it also demands that they should keep their money for investment at home. Consider that our success has been more than equal to that of the most "unprecedented" one; we would cordially invite all our citizens to call at the office, southwest corner of Main and Wisconsin streets, and examine for themselves.

S. S. DAQUETTE, President.

A. W. KELLER, Secretary.

Agents, P. H. Barker, produce dealer, and Capt. Geo. S. Barker, real estate agent, for business in this home company, and will be happy to give information as to the condition thereof, to any one desiring to be informed, in Janesville.

### COMMERCIAL.

Janesville Wholesale Market.

Reported for the Janesville Gazette, by BUMP & GRAY.

GRAIN AND PRODUCE DEALERS.

JANESVILLE, July 24, 1890.

We have two or three sales of wheat to report today, one load of new Rio Grande, rather common, sold for shipping at 62½¢; one load of fair new club, 60½¢, at 75, and some good old wheat at 90¢. The lake harvest and eastern markets continue to decline, and the probability is that the fall trade will open at about 70¢. We look for fair receipts within the next 20 days. Barley is dull and heavy, sales as follows:

WHEAT—white, winter, coming forward; common to choice new spring 62½¢; choice old 65¢.

BARLEY—dull at 45¢; 60¢ for 60 lbs. None coming forward.

OATS—fair home demand at 20¢ per bushel.

RYE—market at 40¢ per 60 lbs. None coming forward.

POULTRY—plenty at 20¢ per bushel for good to choice.

BUTTER—plenty at 14½¢.

Eggs—owing to light supplies have advanced 1¢ per dozen. We quote them in demand at 75¢.

HIDES—green, 60¢; dry, 61¢, 12½¢.

FLOUR—spring at 24½¢, winter, 25¢.

POULTRY—chickens, 64¢; turkeys, 75¢.

Wool—tangled at 50¢ per pound for common to best clips, with but very little coming forward.

### Chicago Market.

Wednesday evening, July 23.

Less inquiry for winter wheat; spring wheat in good supply and steady at 92¢ for No. 1, and 90¢ for No. 2. Rye in good demand at 82 in store.

### CIRCUIT COURT, ROCK COUNTY.

A. H. Brash, C. H. Brash and W. Hahn vs. Thomas H. Buckingham.

The State of Wisconsin vs. Thomas H. Buckingham.

Y. O. are hereby summoned and required to answer the complaint of the above named plaintiffs, which has been filed in the office of the clerk of this court, in the city of Janesville, in said county of Rock, and to file a plea in said county, within twenty days after the service of this summons on you, and to appear at the trial of this cause, to be held at the city of Janesville, on the 27th day of August, A. D. 1890, and on the 27th day of September, A. D. 1890, and to defend against the claims of the said plaintiffs, and to answer the complaint of the said State of Wisconsin, which has been filed in the office of the clerk of this court, in the city of Janesville, in said county of Rock, and to file a plea in said county, within twenty days after the service of this summons on you, and to appear at the trial of this cause, to be held at the city of Janesville, on the 27th day of August, A. D. 1890, and on the 27th day of September, A. D. 1890.

Witness, the Hon. David Noggle, Judge of said court, this 17th day of July, A. D. 1890.

JOSEPH P. PRITCHARD, Clerk of said court.

JOSEPH P. PRITCHARD, Clerk of said court.

JOSEPH P. PRITCHARD, Clerk of said court.

JOSEPH P. PRITCHARD, Clerk of said court.

JOSEPH P. PRITCHARD, Clerk of said court.

JOSEPH P. PRITCHARD, Clerk of said court.

JOSEPH P. PRITCHARD, Clerk of said court.

JOSEPH P. PRITCHARD, Clerk of said court.

JOSEPH P. PRITCHARD, Clerk of said court.

JOSEPH P. PRITCHARD, Clerk of said court.

JOSEPH P. PRITCHARD, Clerk of said court.

JOSEPH P. PRITCHARD, Clerk of said court.

JOSEPH P. PRITCHARD, Clerk of said court.

JOSEPH P. PRITCHARD, Clerk of said court.

JOSEPH P. PRITCHARD, Clerk of said court.

JOSEPH P. PRITCHARD, Clerk of said court.

JOSEPH P. PRITCHARD, Clerk of said court.

JOSEPH P. PRITCHARD, Clerk of said court.

JOSEPH P. PRITCHARD, Clerk of said court.

JOSEPH P. PRITCHARD, Clerk of said court.

JOSEPH P. PRITCHARD, Clerk of said court.

JOSEPH P. PRITCHARD, Clerk of said court.

JOSEPH P. PRITCHARD, Clerk of said court.

JOSEPH P. PRITCHARD, Clerk of said court.

JOSEPH P. PRITCHARD, Clerk of said court.

JOSEPH P. PRITCHARD, Clerk of said court.

JOSEPH P. PRITCHARD, Clerk of said court.

JOSEPH P. PRITCHARD, Clerk of said court.

JOSEPH P. PRITCHARD, Clerk of said court.

JOSEPH P. PRITCHARD, Clerk of said court.

JOSEPH P. PRITCHARD, Clerk of said court.

JOSEPH P. PRITCHARD, Clerk of said court.

JOSEPH P. PRITCHARD, Clerk of said court.

JOSEPH P. PRITCHARD, Clerk of said court.

JOSEPH P. PRITCHARD, Clerk of said court.

JOSEPH P. PRITCHARD, Clerk of said court.

JOSEPH P. PRITCHARD, Clerk of said court.

JOSEPH P. PRITCHARD, Clerk of said court.

JOSEPH P. PRITCHARD, Clerk of said court.

JOSEPH P. PRITCHARD, Clerk of said court.

JOSEPH P. PRITCHARD, Clerk of said court.

JOSEPH P. PRITCHARD, Clerk of said court.

JOSEPH P. PRITCHARD, Clerk of said court.

JOSEPH P. PRITCHARD, Clerk of said court.

JOSEPH P. PRITCHARD, Clerk of said court.

JOSEPH P. PRITCHARD, Clerk of said court.

JOSEPH P. PRITCHARD, Clerk of said court.

JOSEPH P. PRITCHARD, Clerk of said court.

JOSEPH P. PRITCHARD, Clerk of said court.

JOSEPH P. PRITCHARD, Clerk of said court.

JOSEPH P. PRITCHARD, Clerk of said court.

JOSEPH P. PRITCHARD, Clerk of said court.

JOSEPH P. PRITCHARD, Clerk of said court.

JOSEPH P. PRITCHARD, Clerk of said court.

JOSEPH P. PRITCHARD, Clerk of said court.

JOSEPH P. PRITCHARD, Clerk of said court.

## HARD TIMES MADE EASY!

A Great Many Goods at Little Money.

FIFTY PER CENT SAVED BY PURCHASING GOODS OF MOKEY & BRO.

WE are now receiving our second supply of Summer Goods!

New and Desirable in Market.

which, for fineness of texture and splendor of design, far exceed any goods of the kind brought to this city.

Edward McKee, of this firm, has been sent since the 20th of April, attending every American fair of the season, also purchasing in original packages, from Importers and manufacturers, a few which enables us to offer one outside stock much less than regular prices.

We have this day opened a Splendid Line of Foreign FANCY DRY GOODS!

purchased for cash by our resident agent in Europe, to whom we respectfully call attention.

With the consciousness of hard times and the scarcity of money we have purchased our goods, and for the general benefit please read the annexed list for future reference.

Among our stock will be found a large assortment of Black and Fancy Silks,

Beautiful Mottled Merinos,

Beautiful Zebra dyes, quite a new article.

Beautiful Chiffon de Soie.

Beautiful Chiffon de Soie.

Beautiful Chiffon de Soie.

Beautiful Chiffon de Soie.

Beautiful Chiffon de Soie.

Beautiful Chiffon de Soie.

Beautiful Chiffon de Soie.

Beautiful Chiffon de Soie.

Beautiful Chiffon de Soie.

Beautiful Chiffon de Soie.

Beautiful Chiffon de Soie.

Beautiful Chiffon de Soie.

Beautiful Chiffon de Soie.

Beautiful Chiffon de Soie.

Beautiful Chiffon de Soie.

Beautiful Chiffon de Soie.

Beautiful Chiffon de Soie.

Beautiful Chiffon de Soie.

Beautiful Chiffon de Soie.

Beautiful Chiffon de Soie.

Beautiful Chiffon de Soie.

Beautiful Chiffon de Soie.

Beautiful Chiffon de Soie.

Beautiful Chiffon de Soie.

Beautiful Chiffon de Soie.

Beautiful Chiffon de Soie.

Beautiful Chiffon de Soie.

Beautiful Chiffon de Soie.

Beautiful Chiffon de Soie.

Beautiful Chiffon de Soie.

Beautiful Chiffon de Soie.

Beautiful Chiffon de Soie.

Beautiful Chiffon de Soie.

Beautiful Chiffon de Soie.

Beautiful Chiffon de Soie.

Beautiful Chiffon de Soie.

Beautiful Chiffon de Soie.

Beautiful Chiffon de Soie.

Beautiful Chiffon de Soie.

Beautiful Chiffon de Soie.

Beautiful Chiffon de Soie.

Beautiful Chiffon de Soie.

Beautiful Chiffon de Soie.

Beautiful Chiffon de Soie.

Beautiful Chiffon de Soie.

Beautiful Chiffon de Soie.

Beautiful Chiffon de Soie.

Beautiful Chiffon de Soie.

Beautiful Chiffon de Soie.

Beautiful Chiffon de Soie.

Beautiful Chiffon de Soie.

Beautiful Chiffon de Soie.

Beautiful Chiffon de Soie.

Beautiful Chiffon de Soie.



**Building Stone!**  
 There has at Monterey, the largest and best building Stone in the state, which he will furnish free. Please send in your orders and they will be filled by  
**TRA MILITMORE.**  
 Black Velvet Ribbons, all numbers this day at  
**M. KEY & BRO.**







100

## LEGAL

**Notice of Order**  
of insolvents to show cause, pursuant to  
§ 1 of R. S.

And Noggle, judge of the circuit court,  
judicial district, notice is hereby given  
that all the creditors of William  
of Janesville, in the county of Wil-  
consin, an insolvent debtor petitioner,  
are set for the relief of insolvent de-  
bitors if any they have, before the said  
court, at the office of William  
City of Janesville, on the 15th day  
of July, at 9 o'clock in the forenoon of said  
day, or the petitioner should not  
July 20, 1860.

C. HAWWOOD, Atty. for Petitioner.

COURT FOR ROCK COUNTY

tion, against John M. May, John Lawrence and Mississippi Railroad Co. A. Lawrence, Volney Howard, E. C. Carey, Augustus Brainerd, William Smith, defendants. Judgment of sale and foreclosure in favor of Rock county, made on the 2d of Feb. 1880, in favor of the above named defendants. The above named defendants, I do hereby to the highest bidder, on

**A DAY OF JULY, 1880,**

at a room in the city of Janesville, Wis., at 10 o'clock in the forenoon, all those parcels or tract of land lying in the city of Janesville, in the number of Wisconsin land certificate number one [1], in block number one the original plat of the village of Janesville, as per record of said plat, or so much of the same as shall be sufficient to satisfy the claim of the plaintiff in said judgment.

ROBERT T. LAWTON.  
Sheriff of Rock county  
ap12d2m  
postponed to the 18th day of August  
and place above mentioned.—Dat  
[redus] R. T. LAWTON, Sheriff

**COURT FOR ROCK COUNTY.**

August Earle Woodbury, Abigail W  
redus, Alzina Baker, Jane W Thom  
man, Sarah Woodbury and Ma  
by virtue of a judgment of forec  
said court, rendered in the above  
of July, A D 1860, I will sell at p  
highest bidder, at the front steps  
in, in Jonesville, in said county,  
**DAY OF OCTOBER NEXT.**

These parcels of land situate in the  
County of Rock and State of Wisconsin  
are lots one, two, thirteen, a  
and lots eight, nine, ten, eleven  
three, all in the town of Villages  
to the recorded plat thereof. A  
lands situate in the said county  
as the north half of the northern  
even, and the north half of the northern  
northwest quarter of said section six  
of the southwest quarter of section  
of the northwest quarter of  
said section six lying east of  
channel of Lynn Creek, and the  
northeast quarter of the northwest  
in seven, excepting and reserving  
width of about nineteen rods  
in the southeast quarter of the south  
section six; also excepting and

the west quarter of the northwest  
in seven a strip of land of the un-  
der rocks off from the west side there  
property on the above lands, and  
was by the water of the Mill pow-  
er was conveyed to Betsey Curtis be-  
serving a small piece of land and  
property, which is sold to John Shep-  
ard block one and the streets around  
of block two, both of said block be-  
Rocksville, and all of said land being  
of, of range eleven east, or so much  
necessary to make the amount due the  
said judgment. --- Dated July 9, 1866  
ROBT. T. LAWTON,  
Sheriff Rock County.

**DEED FOR ROCK COUNTY.**  
Attif, vs. Charles S Rice and Henr  
iants.

in to Charles S. Roe and Henry A. named defendants:

summoned and required to answer in this action, which was filed in of the circuit court for Rock county in said county; and a return was served upon you, and your answer to said complaint on the office in the city of Janesville, in twenty days after the service hereof of such service; and if you fail to do within the time aforesaid, then will apply to the court for the said complaint.

David Noggle, Judge of said court of June 1st, 1860.

WILLIAMS & ACHILLES,  
Pln's Atty's, Janesville, Wis.

**Notice on Foreclosure.**  
STATE OF WISCONSIN.  
COUNTY OF ROCK.  
I, the undersigned, Clerk of the Circuit Court of the County of Rock, do hereby certify that the within and foregoing is a true and correct copy of the original of the same as the same appears from the records of said court.

Under Sheriff.  
JAMES, Atty's for Plt. Jy14/33a.

M. Bowman, Charles Silliman, and Agnes Martin J. Nellis.  
 The court issued out of the circuit court of the county of Rock, in the above case directed and delivered. I have sold at public auction, to the high-

1850, A. D. 1850,  
 at the court house of that city, at the court house of that city, the following, to wit: the southwest quarter of section three, and the west half of section number twenty-two, the northwest quarter of section four, a strip of land on the west side of the southwest quarter of section three, two rods wide, all in township three, north, in the county of

R. T. LAWTON, Sheriff.  
 T FOR ROCK COUNTY.  
 against Thomas McGowan.  
 The virtue of a judgment of foreclosure court in and for the county above entitled action on the 10th day of October, A D 1860, in favor of the above named above named defendant. I will  
 OCTOBER, A D 1860,  
 on the day of that day, at the circuit  
 of a Jamesville, in said county of  
 entitled real estate lying and be-  
 and state of New York.

the point where Abel's north line, thence running  
twenty-four links to a point in  
north fifty one and seven-  
eighths and seven links, along the  
south four chains and seven-  
eighths said Abel's north line, thence  
along of beginning, containing  
or less, or so much thereof as  
my said judgment, interest and  
expenses of such sale. - Dated  
ROBERT E. LAWTON,  
Sheriff of Rock County.  
1926m

---

CITY OF JANEVILLE, SS.  
fore H. A. Puterman, Justice.

that a Warrant of Attachment against you, and your property, for the demand of A. B. Douglas, five dollars. Now unless you A. Patterson, a Justice of the County, at his office in said city, on A. D. 1860, at 9 o'clock in the forenoon, be rendered against you, and pay the debt.—Dated this 10th A. B. DOUGLAS, Plaintiff.

---

**on Foreclosure.**  
of WISCONSIN.  
**FOR ROCK COUNTY.**  
John C Beers and — Beers  
of the judgment of foreclosure in the above entitled ac.

[illegible]